Procedure to Schedule Hearings on Chapter 13 Dismissal Motions and Affidavits of Default

Please use the chart below to schedule a hearing on: (1) Objections to Chapter 13 Trustee's Motions to Dismiss (including Renewed Motions); (2) Objections to Chapter 13 Trustee's Affidavits (or Certifications) of Default; or (3) Motions for Relief from a prior "Doomsday Order." Do not use the chart to schedule a hearing on a case that has already been dismissed.* Contact Chambers (414-290-2660) if you wish to choose a hearing different from the schedule below or if the Motion to Dismiss was filed by a Creditor.

Date Objection Filed	Date of hearing	Trustee Garcia Hearing Time	Trustee Grossman Hearing Time
March 14-17, 2015	March 30, 2015	2:00 p.m.	2:30 p.m.
March 18-27, 2015	April 6, 2015	2:00 p.m.	2:30 p.m.
March 28-April 3, 2015	April 13, 2015	2:00 p.m.	2:30 p.m.
April 4-10, 2015	April 20, 2015	2:00 p.m.	2:30 p.m.
April 11-17, 2015	April 27, 2015	2:00 p.m.	2:30 p.m.

Please use the suggested language below in your Objection or the fillable form on this website to schedule the hearing. Filing the Notice is sufficient service on the Trustee; you may wish to send a copy to the Debtor.

**NEW LANGUAGE FOR NOTICES: PLEASE TAKE NOTICE that a telephone hearing will be held before the Honorable Susan V. Kelley, United States Bankruptcy Judge, on _____at ____, to consider the Trustee's Motion to Dismiss this Case [or Affidavit of Default]. To appear by telephone, you must call the Court conference line at 1-888-675-2535, access code 9918878 before the scheduled hearing time. Please note that the Court may already be in session, so please wait quietly on the telephone for your case to be called. The Debtor is welcome, but not required to participate in this hearing.

Docketing Information: You can file the Objection and Notice of Hearing as one document in CM/ECF using the same event you use for filing Objections. When docketing, be sure to select that you are including a Notice. This will bring up a screen that will allow you to set the hearing time, date and location (**use Telephone hearing for location**). The same applies to Motions for Relief from a Doomsday Order. Use one document; file using the Motion event; and select that you are including a Notice. * If the case has already been dismissed, you must file and serve the Trustee and all creditors with a Motion to Vacate the Order of Dismissal and provide a 21-day objection period. Before filing a Motion to Vacate a dismissal, please review Judge Kelley's decision *In re Dorff* available at

http://www.wieb.uscourts.gov/opinions/files/pdfs/Dorff_Decision.pdf.